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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
08/499,423	07/07/1995		CAREY V. CAMPBELL	MP/84	2478
28596	7590	7590 08/18/2006		EXAMINER	
GORE ENT	TERPRIS	SE HOLDINGS, IN	PELLEGRINO, BRIAN E		
551 PAPER	MILL RC	OAD			
P. O. BOX 9	206		ART UNIT	PAPER NUMBER	
NEWARK,	NEWARK, DE 19714-9206			3738	<u> </u>
				DATE MAILED: 08/18/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	08/499,423	CAMPBELL ET AL.					
Office Action Summary	Examiner	Art Unit					
	Brian E Pellegrino	3738					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, in the side of this communication of the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a reply n. a reply within the statutory minimum of thirty (30 eriod will apply and will expire SIX (6) MONTHS tatute, cause the application to become ABANI	be timely filed b) days will be considered timely. from the mailing date of this communication. SONED (35 U.S.C. § 133).					
Status							
Responsive to communication(s) filed on <u>0</u> This action is FINAL . 2b) Since this application is in condition for all closed in accordance with the practice unc	This action is non-final. Dwance except for formal matters						
Disposition of Claims							
4) ☐ Claim(s) <u>1,3-7,9,10,14-33 and 35</u> is/are per 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) <u>1,3-7,9,10,14-33 and 35</u> is/are regress/y Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	idrawn from consideration.						
Application Papers							
9) The specification is objected to by the Exar 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the co	accepted or b) objected to by the drawing(s) be held in abeyance.	See 37 CFR 1.85(a). is objected to. See 37 CFR 1.121(d).					
Priority under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 							
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/Statement No(s)/Mail Date	Paper No(s)/M	mary (PTO-413) lail Date mal Patent Application (PTO-152)					

Application/Control Number: 08/499,423

Art Unit: 3738

DETAILED ACTION

Response to Amendment

The declaration filed on 6/8/06 under 37 CFR 1.131 is sufficient to overcome the Shannon '373 reference.

Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1,5-7,9,10,14,17,19,20,22-31,33,35 are rejected under 35 U.S.C. 102(b) as being anticipated by Tu et al. (5061276). Tu et al. disclose (col. 12, lines 20,21) a tube with an outer covering, Fig. 2. Tu also discloses the device can be used as a graft, col. 4, lines 53-55. Tu additionally discloses the tube is porous, col. 3, lines 4-6. Tu discloses the graft tube is made of polytetrafluoroethylene and has a covering of polytetrafluoroethylene, col. 5, lines 29-33. Tu et al. disclose the graft can be sutured to a conduit, col. 5, lines 55-63. Tu also discloses the graft circumference increases as a result of the blood pressure, col. 5, lines 46-48. Tu additionally discloses the tube can be expanded such that the second circumference (10mm) is at least 100% larger than the tube's original circumference (4mm) prior to the application of internal pressure, col. 10, lines 34-38. The polytetrafluoroethylene tube is disclosed as having a microstructure of nodes interconnected by fibrils, col. 7, lines 19-22. Tu does disclose (col. 11, lines 7-11,col. 12, lines 1-4) that the layer of ptfe film is wound onto the tube at an angle and shows (Fig. 8) helical wrapping the tube. The circumference is fully capable of being

Application/Control Number: 08/499,423

Art Unit: 3738

increased by inflating a balloon. Tu also discloses the tube is placed on a tapered mandrel such that it forms a tapered end with a larger circumference at one end and a smaller second circumference at an opposing end, col. 10, lines 33-35.

Because the same materials as claimed are disclosed by the prior art, the examiner asserts that the claimed physical properties are present in the prior art material to some extent even though they are not explicitly recited. Therefore, the examiner hereby burdens the applicant to show that these properties are not present in the prior art.

Claim Rejections - 35 USC § 103

Regarding claim 27, it can be construed that an interior liner is present on the graft

when multiple layers of PTFE are used, col. 3, lines 35-38.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 18,32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tu et al. '276 in view of Hughes et al. (4728328). Tu et al. is explained supra. However, Tu does not disclose a tube that is branched with three ends. Hughes et al. teach a tubular prosthesis that is branched with three ends, Fig. 12. It would have been obvious to one of ordinary skill in the art to use the branched tubular form as taught by Hughes with the prosthesis of Tu et al. in a vessel such as the trachea requiring replacement to the two bronchi.

Claims 3,4,15,16,21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tu et al. '276 in view of Lee (5123917). Tu et al. is explained as before. However,

Application/Control Number: 08/499,423

Art Unit: 3738

Tu fails to disclose the wall thickness to be less than 0.1mm or use of a stent used to secure the graft to a conduit. Lee teaches that the thickness of the graft equal to about 0.1mm, col. 5, lines 56-59. Lee additionally teaches (col. 5, lines 25-31) a stent is used to secure a graft to a blood conduit, Figs. 1,4. Lee also teaches the stent is used to provide some stiffness to the graft to support the vessel, col. 3, lines 5-9,20-24. It would have been obvious to one of ordinary skill in the art to utilize a stent or stents as taught by Lee in the graft of Tu et al. such that it provides greater support to the vessel it is implanted in. Additionally, the use of a thickness of about 0.1mm for the wall of the graft as taught by Lee in the implant of Tu et al. provides a flexible and small profile for easier delivery to the implantation site.

Response to Arguments

Applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Applicant's affidavit necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

Art Unit: 3738

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian E Pellegrino whose telephone number is 571-272-4756. The examiner can normally be reached on Monday-Thursday from 6:30am to 4pm. The examiner can also be reached on alternate Fridays. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Corrine McDermott, can be reached at 571-272-4754. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TC 3700, AU 3738

BRIAN E. PELLEGRINO PRIMARY EXAMINER

Buan Allegrine